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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/780,230	02/09/2001	Andreas Manz	0225-0066.22	8918	
- 22918 7	7590 09/09/2003				
PERKINS COIE LLP			EXAMINER		
P.O. BOX 2168 MENLO PARI	K, CA 94026		STARSIAK, JOHN S		
	च. • · •		- ART UNIT	PAPER NUMBER	
			1753 DATE MAILED: 09/09/2003	8	

Please find below and/or attached an Office communication concerning this application or proceeding.

•	Application No.	Applicant(s)	•	
Office Action Summer	09/780,230	Trine. Car I di Zei i Li		
· Office Action Summary	Examiner		Group Art Unit	
	J. STARS	IAK	1753	
-The MAILING DATE of this communication appear	s on the cover sheet be	eneath the c	orrespondence add	lress—
Period for Reply				
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET T OF THIS COMMUNICATION.	O EXPIRE	MONTH(S) FROM THE MAIL	ING DATE
 Extensions of time may be available under the provisions of 37 CFR from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a r If NO period for reply is specified above, such period shall, by defau Failure to reply within the set or extended period for reply will, by sta Any reply received by the Office later than three months after the matern adjustment. See 37 CFR 1.704(b). 	reply within the statutory min lt, expire SIX (6) MONTHS fro atute, cause the application t	imum of thirty om the mailing o become ABA	(30) days will be conside date of this communica NDONED (35 U.S.C. § 1	ered timely. tion. 33).
Status	17			•
Responsive to communication(s) filed on	2005			•
This action is FINAL .				
 Since this application is in condition for allowance except accordance with the practice under Ex parte Quayle, 193 			to the merits is clo	sed in
Disposition of Claims				
AT Claim(s) (9-2 (is/are	pending in the applic	cation.
Of the above claim(s)		is/are	withdrawn from cons	sideration.
□ Claim(s)		is/are	allowed.	
☑ Claim(s) 19		is/are	rejected.	
Claim(s) 20 and 21		is/are	objected to.	
□ Claim(s)				election
Application Papers		require		
☐ The proposed drawing correction, filed on		☐ disapprov	ved.	
☐ The drawing(s) filed on is/are object	cted to by the Examiner			
☐ The specification is objected to by the Examiner.	•			
☐ The oath or declaration is objected to by the Examiner.				
Priority under 35 U.S.C. § 119 (a)–(d)				
☐ Acknowledgement is made of a claim for foreign priority to	under 35 U.S.C. § 119 (a)	⊢(d).	•	
☐ All ☐ Some* ☐ None of the:				
☐ Certified copies of the priority documents have been in	received.			
☐ Certified copies of the priority documents have been r	received in Application N	0		
☐ Copies of the certified copies of the priority document	ts have been received			
in this national stage application from the International	•			
*Certified copies not received:	* · · · · ·			_·
Attachment(s)	,			
☐ Information Disclosure Statement(s), PTO-1449, Paper No.	o(s) 🗆 Ir	nterview Sum	mary, PTO-413	
☐ Notice of Reference(s) Cited, PTO-892		otice of Info	mal Patent Applicati	on, PTO-152
☐ Notice of Draftsperson's Patent Drawing Review, PTO-94	8 🗆 C	ther		<u>_</u>
Office A	ction Summary			

U.S. Patent and Trademark Office PTO-326 (Rev. 11/00)

Part of Paper No. _____

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DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claim 19 is rejected under 35 U.S.C. 102(b) as being clearly anticipated by Verheggen et al.

Figure 1 of Verheggen et al. clearly illustrates all of the structure recited in claim 1.

Figure 1 all illustrates all of the process language in claim 19 except for what is causing fluid flow.

On page 622, Verheggen et al. teaches, "In a third experiment (fig. 3c) the sampling was carried out by electromigration.

Allowable Subject Matter

Claims 20 and 21 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

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Response to Arguments

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Applicant's arguments filed 03 February 2001 have been fully considered but they are not

persuasive.

Applicant's argument's rely entirely a single statement in the decision of the board of

appeals (Appeal No. 1997-3328), i.e., "Although the prior art appears to recognize the different

migration rates within a sample, and that the sample should be clearly defined, we do not find any

prior art recognition of how to provide a geometrically defined sample in a[n] electrophoresis

device as described in claim 19 (emphasis added by applicant). This applicant's argument is not

well-taken because his argument depends only on the emphasized portion of the statement and the

entire statement, i.e. "as described in claim 19". In the specification of the present application in

the discussion of Verheggen et al. [page 2, lines 1-3] the applicant admits: "The injection volume

[Verheggen et al] is defined geometrically by then distance which the two feeders are spaced

apart along the capillary tube".

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time

policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE

MONTHS from the mailing date of this action. In the event a first reply is filed within TWO

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MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to John S. Starsiak Jr. whose telephone number is (703) 308-1797. The examiner can normally be reached on Monday to Wednesday from 8:00 AM to 3:30 PM and on Wednesday and Thursday from 8:00 AM to 12:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nam X. Nguyen, can be reached on (703) (703) 308-3322. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9310.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0661.

John S. Starsiak Jr.

03 September 2003